

1 LUKENS LAW GROUP  
2 WILLIAM M. LUKENS (SBN 037196)  
3 JENNIFER L. JONAK (SBN 191323)  
4 LOUIS H. PUGH (SBN 208555)  
One Maritime Plaza, Suite 1600  
3 San Francisco, CA 94111  
Telephone: (415) 433-3000  
4 Facsimile: (415) 781-1034

5 FENSTERSTOCK & PARTNERS, LLP  
6 BLAIR C. FENSTERSTOCK  
7 MAUREEN M. MCGUIRL  
30 Wall Street  
8 New York, NY 10005  
Telephone: (212) 785-4100  
Facsimile: (212) 785-4040

9 RUBY & SCHOFIELD  
10 ALLEN J. RUBY (SBN 047109)  
125 South Market Street, Suite 1001  
11 San Jose, CA 95113  
Telephone: (408) 998-8500  
Facsimile: (408) 998-8503

12 Attorneys for Plaintiff Reese M. Jones

13  
14 **UNITED STATES DISTRICT COURT**  
15 **NORTHERN DISTRICT OF CALIFORNIA**

16 REESE M. JONES, an individual,

Case No. C 04 5357 JW (RS)

17 Plaintiff,

*[PROPOSED]*  
**SEALING  
ORDER RELATING TO  
CLAIMED CONFIDENTIAL  
INFORMATION**

18 v.

**[N.D. Cal. Local R. 79-5]**

19 DEUTSCHE BANK AG, a corporation;  
20 DEUTSCHE BANK SECURITIES, INC, a  
corporation; MIO SYLVESTER, an individual;  
21 MICHAEL SHERRY, an individual; CHENERY  
ASSOCIATES, a general partnership; CHENERY  
ASSOCIATES, INC., a California corporation;  
22 CHENERY MANAGEMENT, INC., a California  
corporation; CHENERY INVESTMENTS, INC., a  
California corporation; CHENERY SERVICES,  
INC., a California corporation; CHENERY  
CAPITAL, INC., a California corporation;  
23 SUSSEX FINANCIAL ENTERPRISES, INC., a  
California corporation; ROY E. HAHN, an  
individual; DOES ONE THROUGH THIRTY,  
26 inclusive;

27 Defendants.

1 Plaintiff Reese M. Jones (“Jones”) and Defendants Deutsche Bank AG and  
2 Deutsche Bank Securities, Inc. (collectively, “Deutsche Bank”) have stipulated to the  
3 replacement of the currently-filed version the Declaration of Adam J. Kaiser in Support of  
4 Deutsche Bank’s Motion to Compel Arbitration and to Dismiss or Stay Proceedings  
5 (“Kaiser Declaration”), filed under Docket No. 272 with a redacted version of the Kaiser  
6 Declaration; and that unredacted version of the Kaiser Declaration be filed under seal in  
7 compliance with local rules.

8 The Parties having jointly requested the Court on March 8, 2007, to seal  
9 portions of the Kaiser Declaration and upon consideration of the pleading and judicially  
10 noticed facts,

11 **IT IS HEREBY ORDERED:**

12 1. The Declaration of Adam J. Kaiser in Support of Deutsche Bank’s Motion  
13 to Compel Arbitration and to Dismiss or Stay Proceedings, Docket No. 272, shall be  
14 removed from the docket to prevent public viewing;

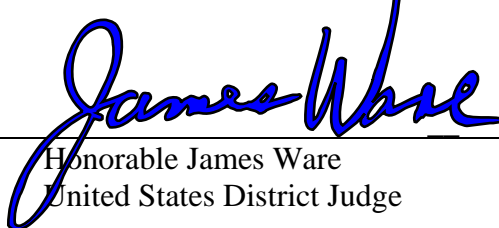
15 2. The redacted Kaiser Declaration attached as Exhibit A to the Stipulation  
16 for Sealing Order Relating to Claimed Confidential Information, filed on March 8, 2007,  
17 shall be filed and entered into the docket;

18 3. The parties shall arrange to have non-redacted versions of the Motion to  
19 Compel and the Kaiser Declaration filed in compliance with Local Rule 79-5(c).

20 4. The operative filing date for all purposes of the redacted Kaiser Declaration  
21 is March 2, 2007, and this filing of the Kaiser Declaration shall not impact any currently  
22 noticed hearings related to Deutsche Bank’s Motion to Compel Arbitration and to Dismiss  
23 Proceedings already on calendar as of the date of this Order, or any deadlines for the filing  
24 of pleadings related thereto.

25 **IT IS SO ORDERED.**

26 Dated: March 22, 2007



27  
28

Honorable James Ware  
United States District Judge